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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application Nos.: 10/811,318, 10/856,442, 10/809,776, 10/806,835, 10/857,400, 10/939,087, 10/810,012, 10/894,503, 10/960,460, 10/857,116 and 10/857,526

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STATEMENT UNDER 37 CER 3 73(b)

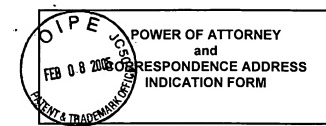
Applicant/Patent Owner: Curry et al.	
Application No./Patent No.: 10/811,318	Filed/Issue Date: March 26, 2004
Entitled: STRUCTURED CREDIT ENHANCEMENT	<u>rs</u>
Morgan Stanley	, a <u>Delaware corporation</u> (Type of Assignee, e.g., corporation, partnership, university, government agency, etc.)
(Name of Assignee)	(Type of Assignee, e.g., corporation, partnership, university, government agency, etc.)
states that it is: 1. \boxtimes the assignee of the entire right, title, and into	erest; or
2. an assignee of less than the entire right, title The extent (by percentage) of its ownership in the patent application/patent identified above by	interest is%
A. [X] An assignment from the inventor(s) of the p United States Patent and Trademark Office	atent application/patent identified above. The assignment was recorded in the at Reel, Frame, or for which a copy thereof is attached.
OR	
B. [] A chain of title from the inventor(s), of the pa	atent application/patent identified above, to the current assignee as shown below:
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[] Additional documents in the chain of titl	le are listed on a supplemental sheet.
[] Copies of assignments or other documents in a [NOTE: A separate copy (i.e., a true copy of the accordance with 37 CFR Part 3, if the assignments of the company of the	the chain of title are attached. he original assignment document(s)) must be submitted to Assignment Division in nent is to be recorded in the records of the USPTO. See MPEP 302.08]
The undersigned (whose title is supplied below) is	authorized to act on behalf of the assignee.
1-14-05.	Martin Cohen
Date	Typed or printed name
(212) 762-7292	metinge.
Telephone number	Signature
	Assistant Secretary
•	Title

This collection of information is required by 37 CFR 3.73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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Application Number	10/811,318
Filing Date	March 26, 2004
First Named Inventor	D. P. Curry
Title	STRUCTURED CREDIT ENHANCEMENTS
Art Unit	
Examiner Name	
Attorney Docket Number	040252

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and	Trademark Office c	onnected therewith.						
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	Applicant/Invento	r						
	• •		2 2 74					
	Assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)							
	SIGNATURE of Applicant or Assignee of Record							
Ciara	-4	mith	plicant	O Assignee	——————————————————————————————————————			
Nan	nature	Martin Cohen	<u>·</u>		Date Telephone		762-7292	
	and Company	Assistant Secretary, Morgan Stanle	ev		releptione	(212)	102-1232	
	NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more							
than one signature is required, see below*.								
★Total of 2 forms are submitted.								
1								

This collection of information is required by 37 CFR 1.31 and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department f Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

ASSIGNMENT OF APPLICATION FOR PATENT

(JOINT INVENTORS)

WHEREAS:

Daniel Curry, residing at 11 Woodmill Rd., Chappaqua, NY, 10514, a citizen of the U.S.A., and						
Eben Garnett, residing at 30 W. G. S. New York, NY 16023, a citizen of the U.S.A., (full names and residential addresses of inventors (including countries of citizenship))						
STRUC	ofter referred to as ASSIGNORS), have made an invention or discovery entitled: CTURED CREDIT ENHANCEMENTS invention or discovery)					
	for which application for Letters Patent of the United States has been executed on even date herewith, and					
\boxtimes	for which application for Letters Patent of the United States has been filed on March 26, 2004, under Serial No. 10/811,318 and					
WHER	EAS:					

Morgan Stanley with an office at 1585 Broadway, New York, New York 10036 (hereinafter referred to as ASSIGNEE), is desirous of acquiring the entire right, title and interest in, to and under said invention or discovery, and in, to and under said United States application, and in, to and under Letters Patent or similar legal protection to be granted thereon in the United States and in any and all foreign countries, and of confirming the same or any part thereof heretofore acquired by ASSIGNEE.

NOW, THEREFORE:

In consideration of the payment by ASSIGNEE to each of ASSIGNORS of the sum of One Dollar (\$1.00) and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, ASSIGNORS hereby sell, assign, transfer to and confirm in ASSIGNEE, its successors, legal representatives and assigns, the full and exclusive right, title and interest to said invention or discovery in the United States and its territorial possessions and in all foreign countries; and to said United States application and any and all other applications on said invention or discovery in whatsoever countries, including any continuations, divisions, substitutes or renewals; and to all Letters Patent, and all reissues, re-examinations, and extensions thereof, or similar legal protection in the United States and its territorial possessions and in any and all foreign countries to be obtained for said invention or discovery or upon said applications or any legal equivalent thereof in a foreign country for the full term or terms for which the same may be granted; and every priority right that is or may be predicated upon or arise from said invention or discovery, said applications and said Letters Patent,

WE, SAID ASSIGNORS, hereby authorize and request the Director of the United States Patent and Trademark Office, the Commissioner for Patents of the United States of America, any other United States Official, and/or any Official of any country or countries foreign to the United States of America whose duty it is to issue Letters Patent on applications as aforesaid, to issue or transfer all such Letters Patent for said invention or discovery to the ASSIGNEE, as assignee of the entire right, title and interest in, to and under the same, for the sole use and behalf of the ASSIGNEE, its successors, legal representatives and assigns, in accordance with the terms of this instrument.

WE, SAID ASSIGNORS, hereby covenant that we have full right to convey the entire right, title and interest herein sold, assigned, transferred, set over and confirmed, and that we have not executed and will not execute any agreement in conflict herewith;

AND WE, SAID ASSIGNORS, hereby further covenant and agree that the ASSIGNEE, its successors, legal representatives, or assigns, may apply for Letters Patent in any or all countries on said invention or discovery in our names or in the name of ASSIGNEE or otherwise as ASSIGNEE may deem advisable, and may claim the benefits of the International Convention or otherwise claim priority rights;

AND WE, SAID ASSIGNORS, hereby further covenant that we will, at any time when called upon to do so by the ASSIGNEE, its successors, legal representatives, or assigns: communicate to the ASSIGNEE, its successors, legal representatives, or assigns, as the case may be, any facts known to us respecting said invention or discovery or the history thereof, including without limitation the furnishing of any and all documents, photographs, models, samples and other physical exhibits in our control which may be useful for establishing the facts of our conception, disclosures, and reduction to practice of said invention or discovery, execute and deliver to the ASSIGNEE, its successors, legal representatives, or assigns, as the case may be, any and all lawful papers that may be necessary or desirable to perfect the title to the said invention or discovery, the said applications and the said Letters Patent in the ASSIGNEE, its successors, legal representatives and assigns; if reissues, re-examinations, or other like proceedings involving the said Letters Patent or disclaimers relating thereto, or divisions, continuations, or refilings of the said applications, or any thereof, shall hereafter be desired by the ASSIGNEE, its successors, legal representatives, or assigns, we will sign all lawful papers, make all rightful oaths, execute and deliver all such disclaimers and all divisional, continuation, re-examination and reissue applications so desired, and do all lawful acts requisite for the application for such reissues, re-examinations and the procuring thereof and for the filing of such disclaimers and such applications; and generally do everything possible, including testifying in any legal proceedings, signing all lawful papers and making all rightful oaths, to aid the ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper patent protection for said invention or discovery in all countries, and without further compensation but at the expense of the ASSIGNEE, its successors, legal representatives and assigns.

IN WITNESS WHEREOF	I have hereunto affixed m	ly signature on the date and y	vear opposite my signature.
Assignor's Signature:	Name		Date
Assignor's Typed Name:	<u>Daniel</u> First Name	Middle Initial	Curry Last Name
Citizenship:			
STATE OF) ss.: COUNTY OF)			
On this appeared described in and who executes the same as his/her own volume. Notary Public	day of Allfills cuted the foregoing Assignmoluntary act and deed.	, known and known nent, and who duly acknowle DAN Notary Publi	dersigned authority, personally to me to be the individual who is edged to me that he/she executed IEL GARCIA ic. State of New York 2GA6006354 In Kings County
IN WITNESS WHEREOF Assignor's Signature:	F, I have hereunto affixed m	ny signature on the date and y	vear opposite my signature.
Lissignor's dignature.	Name		Date
Assignor's Typed			
Name:	Eben First Name	Middle Initial	Garnett Last Name
Citizenship:			
STATE OF) ss.: COUNTY OF)		DANI Notary Publi No. 0: Qualified Commission	EL GARCIA c. State of New York 2GA6006354 in Kings County Expires May 4, 2
On this appeared 5.5ch 5.5ch 6.5ch 6		, known and known	dersigned authority, personally a to me to be the individual who is edged to me that he/she executed
Notary Public			